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## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA

Debtor(s):	Alexander Christoph L	_is	Case No:	9:15-bk-08096
		First Amended Cl	hapter 13 Plan	1
СНЕСК О	NE:			
		ies that the Plan does not doe. Any nonconforming prov		e model plan adopted by the Court at emed stricken.
Provision		provisions that are specific to provision not set forth in p		paragraph 9, Nonconforming deemed stricken.
from petit If the Tru	tion filing/conversion stee does not retain the	date. Debtor shall make pay	yments to the 'retained will b	ee's fee of 10% and shall begin 30 days Trustee for the period of <u>36</u> months. be disbursed to allowed claims receiving assecured class of creditors:
A. \$	100.00	for months 1 ti	hrough 36	;
A. \$		for months 1 the for months the for months the for months the formal the form	hrough	<del></del>
B. \$		for months t	hrough	<del></del>
2. All Base Fee Estimate	$\overline{\mathbf{Additional}}$ Fees Su	TTORNEY'S FEES. aid Prepetition \$2,000.00 bject to Court Approval \$ ugh Plan \$ Monthly (s	<u>0.00</u>	
3. <u>Pl</u>	RIORITY CLAIMS:	[as defined in 11 U.S.C. §	<u>[507]</u>	
Last 4 D	igits of Acct No.	Creditor Internal Revenue Service		Total Claim 0.00
	RUSTEE FEES: Trus odically by the United		n each paymen	t received, the percentage of which is
5. SI	ECURED CLAIMS:			

Pre-Confirmation payments allocated to secured creditors under the Plan, other than amounts allocated to cure arrearages, shall be deemed adequate protection payments.

(A) Claims Secured by Real Property Which Debtor Intends to Retain/ Mortgage Payments and Arrears, if any, Paid through the Plan. If the Plan provides for curing prepetition arrearages on a mortgage, Debtor will pay, in addition to all other sums due under the proposed Plan, all regular monthly postpetition mortgage payments to the Trustee as part of the Plan. These mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter. The Trustee shall pay the postpetition mortgage payments on the following mortgage claims:

<sup>&</sup>lt;sup>1</sup> All references to "Debtor" include and refer to both of the debtors in a case filed jointly by two individuals.

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Last 4 Digits of Acct No. None	Creditor	Collateral Address		Reg. Mo	o. Pmt.	Arrears
resolution of a Trustee: (1) fo spouse, if any	mortgage mod r homestead pa (after deductin	by Real Property/Del diffication request, Debt roperty, the lesser of 31 g homeowners associate come-producing proper	or shall ma % of gross tion fees), o	ke the following ac disposable monthly or the normal month	lequate protection y income of Deb nly contractual n	on payments to the otor and non-filing nortgage payment,
Last 4 Digits of A No. -NONE-	Acct. Creditor	Collateral			F	Payment Amt (at 31%)
Under 11 U.S. residence. A se	C. § 1322(b)(2 eparate motion	by Real Property or l 2), this provision does n to determine secured s y, shall be paid:	ot apply to	a claim secured so	lely by Debtor's	principal
Last 4 Digits of No.		Collateral Desc./ Address	Clain	n Amt. Value	Pmt.	Interest @%
-NONE-						
	APPLY. Claim	by Real Property and as of the following secu Collateral Desc./Add	red creditor			
-NONE-						
	Payments in l	by Personal Property Plan. Collateral Description		ning Regular Payı ar Payment	ments and Curi	ng Arrearages, if  Arrearages
-NONE-						
being made vi- creditor or less Debtor and <i>in</i> Nothing herei	a automatic de sor by Debtor or rem and in per n is intended to	Lease Claims Paid Dibit/draft from Debtor's butside the Plan via autosonam as to any codebo terminate or abrogate laims that Debtor proportion	depository omatic debitor as to the Debtor's st	account and are to it/draft. The automa ese creditors and les ate law contract rig	continue to be patic stay is terminal ssors upon the fights. (Note: The	paid direct to the nated <i>in rem</i> as to ling of this Plan. Plan must provide
Last 4 Digits of A	Acct No.	Creditor	Prop	oerty/Collateral		

None

(C) Lines to be Arrived from 11 U.S.C. \$ 522/Stringed Off nor 11 U.S.C. \$ 500. A second size of the se

(G) Liens to be Avoided per 11 U.S.C. § 522/Stripped Off per 11 U.S.C. § 506. A separate motion to avoid a lien under § 522 or to determine secured status and to strip a lien under § 506 must be filed.

Last 4 Digits of Acct No. Creditor Collateral Description/address

-NONE-

**(H) Surrender of Collateral/Leased Property.** Debtor will surrender the following collateral/leased property. The automatic stay is terminated *in rem* as to Debtor and *in rem* and *in personam* as to any codebtor as to these creditors and lessors upon the filing of this Plan. (Note: The Plan must provide for the rejection of lease claims in the Lease/Executory Contract section below.)

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Last 4 Digits of Acct No.	Creditor	Property/Collateral to be Surrendered
0410	Lee County Tax Collector	Vacant Lots 41 and 42 123 NW 13th Terr Cape Coral FL 33993
0410	Cape Holdings Enterprises Inc	Vacant Lots 41 and 42 123 NW 13th Terr Cape Coral FL 33993
3337	Multibank 2009 1 Res ADC	Vacant Lots 41 and 42 123 NW 13th Terr Cape Coral FL 33993

# 6. LEASES/EXECUTORY CONTRACTS.

Last 4 Digits of Acct No.	Creditor	Property	Assume/Reject-Surrender	Est. Arrears
-NONE-				

**7. GENERAL UNSECURED CREDITORS.** General unsecured creditors with allowed claims shall receive a *pro rata* share of the balance of any funds remaining after payments to the above referenced creditors or shall otherwise be paid under a subsequent Order Confirming Plan. The estimated dividend to unsecured creditors shall be no less than pro rata.

# 8. ADDITIONAL PROVISIONS:

- (A) Secured creditors, whether or not dealt with under the Plan, shall retain the liens securing such claims:
- (B) Payments made to any creditor shall be based upon the amount set forth in the creditor's proof of claim or other amount as may be allowed by a Order of the Bankruptcy Court.
- (C) Property of the estate (check one)\*
  - (1)  $\underline{\mathbf{X}}$  shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise; or
  - (2) shall vest in the Debtor upon confirmation of the Plan.
- \*If Debtor fails to check (a) or (b) above, or if Debtor checks both (a) and (b), property of the estate shall not vest in Debtor until the earlier of Debtor's discharge or dismissal of this case, unless the Court orders otherwise.
- (D) The amounts listed for claims in this Plan are based upon Debtor's best estimate and belief and/or the proofs of claim as filed and allowed. The Trustee shall only pay creditors with filed and allowed proof of claims. An allowed proof of claim will control, unless the Court orders otherwise.
- (E) The Debtor may attach a summary or spreadsheet to provide an estimate of anticipated distributions. The actual distributions may vary. If the summary or spreadsheet conflicts with this Plan, the provisions of the Plan control prior to confirmation, after which time the Order Confirming Plan shall control.
- (F) Debtor shall timely file all tax returns and make all tax payments and deposits when due. (However, if Debtor is not required to file tax returns, Debtor shall provide Trustee with a statement to that effect.) For each tax return that becomes due after the case is filed, Debtor shall provide a complete copy of the tax return, including business returns if Debtor owns a business, together with all related W-2s and Form 1099s, to the Trustee within 14 days of filing the return. Unless otherwise ordered by the Court, Debtor shall turn over to the Trustee all tax refunds in addition to regular Plan payments. Debtor shall not instruct the Internal Revenue Service or other taxing agency to apply a refund to the following year's tax liability. **Debtor shall spend no tax refunds without prior court approval.**

### 9. NONCONFORMING PROVISIONS:

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/s/ Alexander Christoph Lis Debtor Dated: October 22, 2015